

**COURT OF SPECIAL APPEALS OF MARYLAND
CORRECTION NOTICE**

April 5, 2022

**Case No. 570, Sept. Term, 2021
State of Maryland, et al. v. John Doe**

**Unreported opinion filed: April 4, 2021
Authoring judge: Fader, C.J.**

Page 10, 15th line from the top NOW READS

against only the State. [E.249] After a hearing,

SHOULD READ

against only the State. After a hearing,

Page 20, 20th line from the top NOW READS

it is misrepresenting facts

SHOULD READ

it was misrepresenting facts

Page 23, 2nd & 3rd lines from the top NOW READS

in light of the language

SHOULD READ

in light of the text

Page 23, 4th & 5th line from the top NOW READS

Before 1997 or 2001

SHOULD READ

before certain dates

Page 23, 7th & 8th line from the top NOW READS

retroactive to certain individuals “[n]otwithstanding any other provision of law to the

SHOULD READ

retroactive to certain individuals who committed earlier offenses and were in custody

Page 23, 10th line from the top NOW READS

individuals committing certain acts before the effective date

SHOULD READ

individuals committed certain acts before the effective date

Page 24, 3rd line from the top NOW READS

“violates the prohibition against ex post facto laws[.]”

SHOULD READ

“and who had not previously been required to register,”

A corrected opinion has been posted on the Court’s webpage: www.mdcourts.gov/cosappeals.

/S/

Gregory Hilton
Clerk of the Court of Special Appeals